

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COSMERCE Valted States Patent and Trudemach Office Address: Consent Course OF PATENTS AND TRADEMARKS Westington, S.C. 20031

ATTORNEY DOCKETNO. CONFIRMATION NO.

APPLICATION NO. 08/875.916 FOLING DATE 10/31/1997 FIRST NAMED INVENTOR
PETER VINZ

VINZ=2

4481

1444

01/02/2002

BROWDY AND NEIMARK, P.L.L.C. 624 NINTH STREET, NW

SUITE 300

WASHINGTON, DC 20001-5303

7590

EXAMINER

KALAFUT, STEPHEN I

ART UNIT

APER NUMBER

1745

DATE MAILED: 01/02/2002

AMN- SLFE 2002

マラ

Please find below and/or attached an Office communication concerning this application or proceeding.

JRGENT

DECEIVED

RECEIVED

PTO-90C (Rev. 07-01)



UNITED STATES PATENT AND TRADEMARK OFFICE

	Liberton States		
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTIOR	ATTORNEY DOCKET NO.
۲		٦ [EXAMINER
Andrea de Carines de Carines de La Carines de Carines d	nandaria		ARTUNIT , PAPER NUMBER
And the second s			
and the same of th			BATE COATEO
	•		

Notice of Non-Compliant Amendment (37 CFR 1.121)

The amendment filed on	10101101	is considered non-compliant because September 8, 2000 (see 65 Fed. Reg. 5	it has not been submitted in
the format required under 37 CFR	1.12% as expended on	Sepiember R, 2000 (see 65 Fed. Reg. 5	4603, Sept. 8, 2000, and
1238 O.G. 77, Sept. 19, 2000).	, r		

- 1. The amendment does not include a clean version of the replacement paragraph(s)/section(s). 37 CFR 1.121(b)(1)(a)
- 2. The amendment does not include a marked-up version of the replacement paragraph(s)/section(s). 37 CFR 1.121(b)(1)(iii)
 - 3. The amendment does not include a clean version of the amended claim(s). 37 CFR 1.121(cX1Xi)
 - 4. The amendment does not include a marked-up version of the amended claim(s). 37 CFR 1.121(c)(1)(ii)
- 5. Other
- PRELIMINARY AMENDMENT: Unless applicant re-submits the preliminary amendment in compliance with revised 37 CFR 1.121 within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This potice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendible.

AMENDMENT AFTER NON-FINAL ACTION: Since the above mentioned toply appears to be bond fide, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission of correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR. 1.136(2).

For your convenience, attached to this correspondence is a copy of an informational flyer (MPEP Bookmark Bulletin on "Simplified Amendment Practice").